

AMENDMENT OFFERED BY Mr. GINGREY OF GEORGIA

TO THE AMENDMENT OFFERED BY

то Н.К. 5658

Strike the text of the amendment and insert the following:

1	SEC. 7 PROHIBITION ON USE OF FUNDS FOR
2	POSTCOITAL CONTRACEPTIVE DRUGS.
3	(a) PROHIBITION.—None of the funds authorized in
4	this Act may be made available to provide or distribute
5	a postcoital contraceptive drug (the so-called "morning-
6	after pill") or provide a prescription for such a drug to
7	an unemancipated minor, unless—
8	(1) the minor is emancipated under applicable
9	State law;
10	(2) the minor has the notarized written consent
11	of a custodial parent or custodial legal guardian to
12	receive the postcoital drug; or
13	(3) a court of competent jurisdiction has di-
14	rected that the minor may receive the postcoital
15	drug.
16	(b) DEFINITIONS.—In this section:

1	(1) The term "postcoital contraceptive drug"
2	means any of the regimens described in the notice
3	titled "Prescription Drug Products; Certain Com-
4	bined Oral Contraceptives for Use as Postcoital
5	Emergency Contraception", published in the Federal
6	Register on February 25, 1997 (62 FR 8610), or
7	any subsequent corresponding notice.
8	(2) The term "unemancipated minor" means an
9	unmarried individual under 18 years old who is—
10	(A) a dependent (as defined in section
11	152(a) of the Internal Revenue Code of 1986);
12	\mathbf{and}
13	(B) not emancipated under an applicable
14	State law.

